HB1057 Enrolled

1 AN ACT concerning criminal law.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Criminal Code of 1961 is amended by changing
Section 14-3 as follows:

6 (720 ILCS 5/14-3)

Sec. 14-3. Exemptions. The following activities shall be
exempt from the provisions of this Article:

9 (a) Listening to radio, wireless and television 10 communications of any sort where the same are publicly made;

(b) Hearing conversation when heard by employees of any common carrier by wire incidental to the normal course of their employment in the operation, maintenance or repair of the equipment of such common carrier by wire so long as no information obtained thereby is used or divulged by the hearer;

16 (c) Any broadcast by radio, television or otherwise whether 17 it be a broadcast or recorded for the purpose of later 18 broadcasts of any function where the public is in attendance 19 and the conversations are overheard incidental to the main 20 purpose for which such broadcasts are then being made;

(d) Recording or listening with the aid of any device to any emergency communication made in the normal course of operations by any federal, state or local law enforcement HB1057 Enrolled - 2 - LRB096 03434 RLC 19504 b

agency or institutions dealing in emergency services, including, but not limited to, hospitals, clinics, ambulance services, fire fighting agencies, any public utility, emergency repair facility, civilian defense establishment or military installation;

6 (e) Recording the proceedings of any meeting required to be
7 open by the Open Meetings Act, as amended;

8 (f) Recording or listening with the aid of any device to 9 incoming telephone calls of phone lines publicly listed or 10 advertised as consumer "hotlines" by manufacturers or 11 retailers of food and drug products. Such recordings must be 12 destroyed, erased or turned over to local law enforcement 13 authorities within 24 hours from the time of such recording and shall not be otherwise disseminated. Failure on the part of the 14 15 individual or business operating any such recording or 16 listening device to comply with the requirements of this 17 subsection shall eliminate any civil or criminal immunity conferred upon that individual or business by the operation of 18 this Section: 19

(g) With prior notification to the State's Attorney of the county in which it is to occur, recording or listening with the aid of any device to any conversation where a law enforcement officer, or any person acting at the direction of law enforcement, is a party to the conversation and has consented to it being intercepted or recorded under circumstances where the use of the device is necessary for the protection of the HB1057 Enrolled - 3 - LRB096 03434 RLC 19504 b

law enforcement officer or any person acting at the direction 1 2 of law enforcement, in the course of an investigation of a forcible felony, a felony violation of the Illinois Controlled 3 Substances Act, a felony violation of the Cannabis Control Act, 4 5 a felony violation of the Methamphetamine Control and Community 6 Protection Act, or any "streetgang related" or "gang-related" 7 felony as those terms are defined in the Illinois Streetgang Terrorism Omnibus Prevention Act. Any recording or evidence 8 9 derived as the result of this exemption shall be inadmissible 10 in any proceeding, criminal, civil or administrative, except 11 (i) where a party to the conversation suffers great bodily 12 injury or is killed during such conversation, or (ii) when used as direct impeachment of a witness concerning matters contained 13 in the interception or recording. The Director of 14 the 15 Department of State Police shall issue regulations as are 16 necessary concerning the use of devices, retention of tape 17 recordings, and reports regarding their use;

(q-5) With approval of the State's Attorney of the county 18 in which it is to occur, recording or listening with the aid of 19 20 any device to any conversation where a law enforcement officer, or any person acting at the direction of law enforcement, is a 21 22 party to the conversation and has consented to it being 23 intercepted or recorded in the course of an investigation of any offense defined in Article 29D of this Code. In all such 24 25 cases, an application for an order approving the previous or 26 continuing use of an eavesdropping device must be made within HB1057 Enrolled - 4 - LRB096 03434 RLC 19504 b

48 hours of the commencement of such use. In the absence of such an order, or upon its denial, any continuing use shall immediately terminate. The Director of State Police shall issue rules as are necessary concerning the use of devices, retention of tape recordings, and reports regarding their use.

6 Any recording or evidence obtained or derived in the course 7 of an investigation of any offense defined in Article 29D of 8 this Code shall, upon motion of the State's Attorney or 9 Attorney General prosecuting any violation of Article 29D, be 10 reviewed in camera with notice to all parties present by the court presiding over the criminal case, and, if ruled by the 11 12 court to be relevant and otherwise admissible, it shall be 13 admissible at the trial of the criminal case.

This subsection (g-5) is inoperative on and after January 1, 2005. No conversations recorded or monitored pursuant to this subsection (g-5) shall be inadmissible in a court of law by virtue of the repeal of this subsection (g-5) on January 1, 2005;

19 (q-6) With approval of the State's Attorney of the county 20 in which it is to occur, recording or listening with the aid of any device to any conversation where a law enforcement officer, 21 22 or any person acting at the direction of law enforcement, is a 23 party to the conversation and has consented to it being intercepted or recorded in the course of an investigation of 24 25 child pornography. In all such cases, an application for an 26 order approving the previous or continuing use of an HB1057 Enrolled - 5 - LRB096 03434 RLC 19504 b

eavesdropping device must be made within 48 hours of the 1 2 commencement of such use. In the absence of such an order, or denial, any continuing use shall immediately 3 its upon terminate. The Director of State Police shall issue rules as 4 5 are necessary concerning the use of devices, retention of 6 recordings, and reports regarding their use. Any recording or evidence obtained or derived in the course of an investigation 7 8 of child pornography shall, upon motion of the State's Attorney 9 or Attorney General prosecuting any case involving child 10 pornography, be reviewed in camera with notice to all parties 11 present by the court presiding over the criminal case, and, if 12 ruled by the court to be relevant and otherwise admissible, it 13 shall be admissible at the trial of the criminal case. Absent such a ruling, any such recording or evidence shall not be 14 15 admissible at the trial of the criminal case;

16 (h) Recordings made simultaneously with the use of an 17 in-car video camera a video recording of an oral conversation between a uniformed peace officer, who has identified his or 18 19 her office, and a person in the presence of the peace officer 20 whenever (i) an officer assigned a patrol vehicle is conducting an enforcement stop; or (ii) patrol vehicle emergency lights 21 22 are activated or would otherwise be activated if not for the 23 need to conceal the presence of law enforcement.

For the purposes of this subsection (h), "enforcement stop" means an action by a law enforcement officer in relation to enforcement and investigation duties, including but not HB1057 Enrolled - 6 - LRB096 03434 RLC 19504 b

limited to, traffic stops, pedestrian stops, abandoned vehicle contacts, motorist assists, commercial motor vehicle stops, roadside safety checks, requests for identification, or responses to requests for emergency assistance;

5 <u>(h-5) Recordings of utterances made by a person while in</u> 6 <u>the presence of a uniformed peace officer and while an occupant</u> 7 <u>of a police vehicle including, but not limited to, (i)</u> 8 <u>recordings made simultaneously with the use of an in-car video</u> 9 <u>camera and (ii) recordings made in the presence of the peace</u> 10 <u>officer utilizing video or audio systems, or both, authorized</u> 11 by the law enforcement agency;

12 (h-10) Recordings made simultaneously with a video camera 13 recording during the use of a taser or similar weapon or device 14 by a peace officer if the weapon or device is equipped with 15 such camera;

16 (h-15) Recordings made under subsection (h), (h-5), or (h-10) shall be retained by the law enforcement agency that 17 employs the peace officer who made the recordings for a storage 18 19 period of 90 days, unless the recordings are made as a part of 20 an arrest or the recordings are deemed evidence in any criminal, civil, or administrative proceeding and then the 21 22 recordings must only be destroyed upon a final disposition and 23 an order from the court. Under no circumstances shall any 24 recording be altered or erased prior to the expiration of the 25 designated storage period. Upon completion of the storage period, the recording medium may be erased and reissued for 26

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## 1 <u>operational use</u> stopped for an investigation of an offense 2 <del>under the Illinois Vehicle Code</del>;

(i) Recording of a conversation made by or at the request 3 of a person, not a law enforcement officer or agent of a law 4 5 enforcement officer, who is a party to the conversation, under reasonable suspicion that another party to the conversation is 6 7 committing, is about to commit, or has committed a criminal 8 offense against the person or a member of his or her immediate 9 household, and there is reason to believe that evidence of the 10 criminal offense may be obtained by the recording;

11 (j) The use of a telephone monitoring device by either (1) 12 a corporation or other business entity engaged in marketing or opinion research or (2) a corporation or other business entity 13 14 engaged in telephone solicitation, as defined in this 15 subsection, to record or listen to oral telephone solicitation 16 conversations or marketing or opinion research conversations 17 by an employee of the corporation or other business entity when: 18

(i) the monitoring is used for the purpose of service quality control of marketing or opinion research or telephone solicitation, the education or training of employees or contractors engaged in marketing or opinion research or telephone solicitation, or internal research related to marketing or opinion research or telephone solicitation; and

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(ii) the monitoring is used with the consent of at

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least one person who is an active party to the marketing or
 opinion research conversation or telephone solicitation
 conversation being monitored.

No communication or conversation or any part, portion, or 4 5 aspect of the communication or conversation made, acquired, or obtained, directly or indirectly, under this exemption (j), may 6 7 be, directly or indirectly, furnished to any law enforcement 8 officer, agency, or official for any purpose or used in any 9 inquiry or investigation, or used, directly or indirectly, in 10 any administrative, judicial, or other proceeding, or divulged 11 to any third party.

12 When recording or listening authorized by this subsection (j) on telephone lines used for marketing or opinion research 13 or telephone solicitation purposes results in recording or 14 listening to a conversation that does not relate to marketing 15 16 or opinion research or telephone solicitation; the person 17 recording or listening shall, immediately upon determining that the conversation does not relate to marketing or opinion 18 research or telephone solicitation, terminate the recording or 19 listening and destroy any such recording as soon as is 20 21 practicable.

Business entities that use a telephone monitoring or telephone recording system pursuant to this exemption (j) shall provide current and prospective employees with notice that the monitoring or recordings may occur during the course of their employment. The notice shall include prominent signage HB1057 Enrolled - 9 - LRB096 03434 RLC 19504 b

1 notification within the workplace.

Business entities that use a telephone monitoring or telephone recording system pursuant to this exemption (j) shall provide their employees or agents with access to personal-only telephone lines which may be pay telephones, that are not subject to telephone monitoring or telephone recording.

For the purposes of this subsection (j), "telephone solicitation" means a communication through the use of a telephone by live operators:

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(i) soliciting the sale of goods or services;

11 (ii) receiving orders for the sale of goods or 12 services;

13 (iii) assisting in the use of goods or services; or

14 (iv) engaging in the solicitation, administration, or15 collection of bank or retail credit accounts.

16 For the purposes of this subsection (j), "marketing or 17 opinion research" means a marketing or opinion research interview conducted by a live telephone interviewer engaged by 18 19 a corporation or other business entity whose principal business 20 is the design, conduct, and analysis of polls and surveys 21 measuring the opinions, attitudes, and responses of 22 respondents toward products and services, or social or 23 political issues, or both;

(k) Electronic recordings, including but not limited to, a
 motion picture, videotape, digital, or other visual or audio
 recording, made of a custodial interrogation of an individual

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1 at a police station or other place of detention by a law 2 enforcement officer under Section 5-401.5 of the Juvenile Court 3 Act of 1987 or Section 103-2.1 of the Code of Criminal 4 Procedure of 1963;

5 (1) Recording the interview or statement of any person when 6 the person knows that the interview is being conducted by a law 7 enforcement officer or prosecutor and the interview takes place 8 at a police station that is currently participating in the 9 Custodial Interview Pilot Program established under the 10 Illinois Criminal Justice Information Act;

11 (m) An electronic recording, including but not limited to, 12 a motion picture, videotape, digital, or other visual or audio recording, made of the interior of a school bus while the 13 14 school bus is being used in the transportation of students to 15 and from school and school-sponsored activities, when the 16 school board has adopted a policy authorizing such recording, 17 notice of such recording policy is included in student handbooks and other documents including the policies of the 18 19 school, notice of the policy regarding recording is provided to 20 parents of students, and notice of such recording is clearly posted on the door of and inside the school bus. 21

Recordings made pursuant to this subsection (m) shall be confidential records and may only be used by school officials (or their designees) and law enforcement personnel for investigations, school disciplinary actions and hearings, proceedings under the Juvenile Court Act of 1987, and criminal HB1057 Enrolled - 11 - LRB096 03434 RLC 19504 b

1 prosecutions, related to incidents occurring in or around the 2 school bus; and

(n) Recording or listening to an audio transmission from a
microphone placed by a person under the authority of a law
enforcement agency inside a bait car surveillance vehicle while
simultaneously capturing a photographic or video image.
(Source: P.A. 94-556, eff. 9-11-05; 95-258, eff. 1-1-08;

8 95-352, eff. 8-23-07; 95-463, eff. 6-1-08; 95-876, eff. 9 8-21-08.)

Section 99. Effective date. This Act takes effect upon becoming law.